

THE KENTUCKY GAZETTE.

(No. 709.)

THURSDAY, APRIL 24, 1800.

[Vol. XIII.]

LEXINGTON:—PRINTED BY JOHN BRADFORD, (On Main Street)—PRICE TWO DOLLARS PER ANNUM, PAID IN ADVANCE.

MR. BRADFORD,
YOU will inform the public whom it may concern, that I have business of importance in Virginia, that will require my absence for a few months. I have authorized my son Amos Edwards, to collect my debts—and with William Clark esq. to sell several species of valuable property, in order to raise money to settle with my creditors, whose accounts are not fully paid up.

6th April 1800.

John Edwards sen.

FOR SALE,
150 Acres of LAND,
IN Jefferson county, within one mile and a half of the court house. For terms apply to the subscriber, on Hickman road.

April 14th, 1800.

Jonas Davisport.

NEWPORT ACADEMY.
THE Academy at Newport will commence on the first of April. The Rev. Robert Stubbs president of said academy, in which will be taught reading, writing and arithmetic, at eight dollars per annum—also the English grammar, the dead languages, the following branches of the mathematics, viz. geometry, plain surveying, also by latitude and departure, navigation, geography, astronomy, mensuration of superficies and solids; also logic, rhetoric, book keeping, &c. at four pounds per annum.

Board can be had in Newport and its vicinity, on reasonable terms, and the greater part received in produce. The following gentlemen are trustees to the above mentioned Academy, *Washington Berry, Chm.* *March 10th, 1800.* *31.*

GINSENG.

WANTED to purchase a few thousand pounds of clean, dry and well picked GINSENG—Apply at the store of

John Jordan jun.

Who has for sale several valuable tracts of LAND in this State—also in the Territory North West of the Ohio.

Lexington, 3d February, 1800.

A meeting of the Directors of the Vineyard Society, in Lexington, 22d March, 1800. Resolved that each subscriber to the Vineyard Society complete the payment of three fifths of the share subscribed for, (which is fifty dollars) in the following manner, to wit: fifteen dollars on or before the 1st day of April next—and fifteen dollars on or before the 1st day of May following. Resolved that Cuthbert Banks be appointed collector for the ensuing year, to collect and receive such sums, as they become due on each share; and on failure of payment, to bring suits against delinquents, and when received to pay the same into the hands of the treasurer.

Extract from the minutes, *Wm. Macbean, Clk.*

WOODFORD COUNTY,
March Court of Quarter Sessions, 1800.
James Wason, complainant,

AGAINST

Jane Bowles, Samuel Baird, James Baird, and William Baird, and James M'Bride and Henry M'Bride, heirs at law of James M'Bride, dec'd, defendants.

IN CHANCERY.

THE defendants Samuel Baird, James Baird, & William Baird, and James M'Bride and Henry M'Bride, not having entered their appearance and given security according to act of assembly and the rules of this court, and it appearing to the satisfaction of the court, that they are not inhabitants of this State; on motion of the complainant by his attorney, it is ordered, that the said defendants do appear here on the first Monday in July next, and answer the bill of the complainant; and that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, and published at the door of Clear creek meeting house, on some Sunday immediately after divine service, and at the door of the Court house in the town of Versailles.

A copy.

T. Turpin, Clk.

TROTTER & SCOTT
HAVE just received, and opened at their store, opposite the market-house in Lexington, the most complete assortment of Merchandise they have exported for sale in this place—among which are
Queens Ware, Glass and Hard Ware, Bar-Iron and Steel.
Also a good assortment of
Law, History, Divinity, Blank and School Books, Writing Paper, Quills & Wafers.
Taking into consideration the scarcity of such, we make it an object for those who buy for money, to call upon us, for our reduced prices, no credit can be given.

Lexington, April 9th, 1800.

THE SUBSCRIBER

THANKS the public for the confidence with which they have hitherto honored him in the FARRIE'S BUSINESS. He continues to attend his duties, either boarding at his own house on Hickman, or to visit abroad those whose affairs are pleased to call on him.

W. Menzies.

I HAVE just arrived from Philadelphia with a very large and general assortment of

MERCHANDIZE.

In addition to those remaining on hand.

From the terms on which those GOODS were laid in, they can be sold on as low, (if not on lower terms) than any ever imported into this State.

For sale also, a general assortment of
LAW, HISTORY, DIVINITY,
AND SCHOOL BOOKS.

WRITING PAPER of the best quality, with WAFERS, QUILLS, SLATES and SLATE PENCILS.

An elegant
COACHEE
WITH PLATED HARNESS, also for sale.

WILLIAM LEAVY.
Lexington, Dec. 27, 1799.

NOTICE TO DEBTORS.

THOSE indebted to the subscriber are once more requested to discharge their respective accounts. Those who neglect to comply with this notice previous to the 20th of next month, are informed that suits will be commenced against them without distinction.

March 12, 1800.

Robert Barr.

SIX PENCE REWARD.

RAN-AWAY from the subscriber, WILLIAM HUGHES, an apprentice to the silver fillet's husband, who went to Frankfort on Tuesday the 7th of January last, by my permission; and to have returned the Thursday following, but did not; and I am informed that on the night of the 20th of last month, he left Frankfort to go down the river; he is about 18 years of age, slender made, has black hair, and black eyes, much of a gambler, and very capable to deceive; his clothing I can't very well describe, but when he left me he had a dark mixed coat and vest, a short roundabout coat, several of grey flint coating, a pair of black leather overalls, and black fur hat. Whoever delivers him to me, in Lexington, or confines him in any jail within the United States, and gives information that I get him again, shall be entitled to the above reward, as this is the fourth time he has run away.

April 3d, 1800.

Samuel Ayres.

LAWSON McCULLOUGH,
TAILOR.
TAKES this method to inform his friends and customers, that he has removed his shop from Main Street, to High Street, in the same house where he formerly carried on his business, and as he keeps a number of hands constantly employed, those who will please to favor him with their custom, may depend on having their work done on the shortest notice, and in the neatest and best manner.

Lexington, 9th April, 1800.

MONTGOMERY COUNTY.
February court of quarter sessions, 1800.
William Nelson, complainant,

vs.

Mark Leacy, Oliver Badger, John Steel, and Jockonia Cooper, defendants.

IN CHANCERY.

THE defendants Badger, Steel and Cooper not having entered their appearance agreeably to law and the rules of this court; and it appearing to the satisfaction of the court, that they are not inhabitants of this Commonwealth—on motion of the complainant by his attorney, it is ordered, that the said defendants do appear here on the second Tuesday in June next, and answer the complainant's bill—and that a copy of this order be forthwith inserted in the Kentucky Gazette, for two months successively, and published at the door of the court-house of this county, and also at the door of some meeting house in the neighborhood of the town of Mount Vernon.

A copy.

Telle.

M. Harrison, C. M. C. Q. S.

ALEXANDER PARKER,
HAS just imported from Philadelphia, and open for sale at his store in Lexington, opposite the court house, a LARGE and GENERAL ASSORTMENT of
Dry Goods, Groceries, Hard Ware, Queens, China and Glass Ware,
which he will sell at the most reduced prices for CASH.

Lexington, April 18th, 1800.

N. B.

N. B. In the above advertisement, there are the bills of Sherry, Port, and Teneff Wine, the bill of Fine Juice, Spirits and French Brandy, likewise Banquet Cloths, Silks and Mullins assorted, Hing Hoes, and cut Nails assorted, Suckles, English & Dutch Sashes, Red Wood, Paints and Brushes, sheet Tins in boxes, Sheet Copper, and Tub-mill Irons.

WINCHESTERS, DIALOGUES ON
UNIVERSAL RESTORATION,

For sale at this Office, Price 3s.

STATE OF KENTUCKY, 1st.

John Roberts, complainant,

against

Edward Ford, defendant,

In Chancery.

THE defendant not having entered his appearance herein agreeably to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this State; on motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the third day of the next June term, and answer the complainant's bill; and that a copy of this order be published for two months successively in the Kentucky Gazette, and that another copy be posted at the front door of the court house in Bourbon, and another posted at the front door of the Presbyterian meeting house in Paris, June Sunday immediately after divine service.

A Copy. Telle.

L. H. Arnold, D. C. R. D. C.

TAKEN up by the subscriber, in Bourbon county, a bay filly, with black mane and tail, no brands, two years old this spring, appraised to 25 dollars.

Jno. Purviance.

TANNING AND CURRYING.
WANTED immediately two active Boys, as apprentices to the above branches, from the age of 14 to 16 years.

*3d Philip Telier, Danville.

WANTED.
SEVERAL able hands and a boy, to work in my Brick-yard; to whom generous wages will be given. Apply to the subscriber.

Lexington, April 14, 1800.

John Bob.

WHEREAS Alexander M'Connell, on the 7th July, 1784, sold to James Gay, one half of a settlement granted to said M'Connell, heir at law to Francis M'Connell, which land was sold by said Gay to Francis Keen; and whereas the said M'Connell did also make over, the tract of land on which he now lives to said Gay, as security for the title to the one half of the settlement above mentioned. And whereas as the said M'Connell is unable to make such title as he contracted to make, all persons are hereby encouraged from purchasing the tract of land on which said M'Connell now lives, or any part thereof.

JAMES GAY.

TAKE NOTICE.

THAT commissioners appointed by the county court of Bourbon county, will meet on the first Saturday in May next, if fair, if not the Monday ensuing, between the hours of ten and noon at a house called for in an entry in the name of Basil Holmes, made for fifteen thousand acres of land in December 1782, in Bourbon county, near the upper blue lick, to take the deposit of all persons desirous to perpetuate testimony, and do such other things as may be necessary to establish said entry, agreeably to law.

Lewis Craig & Philemon Thomas for themselves & others.

TAKE NOTICE.

THAT on the first Friday in May next, I shall attend with the commissioners appointed by the county court of Bourbon, at the beginning called for in an entry made for John Tabb, and in his name ten thousand acres, and two of five thousand acres each, which to begin at two o'clock growing from one root, with the letter K on each, which is at the forks of Clear creek, a branch of Hinkins, and lies in Bourbon county, & do such other acts as may be thought proper.

April 11th 1800.

Philemon Thomas.

MR. BRADFORD.
I OBSERVED a piece in your paper of the third instant by James Gay, informing the public, that I had made over to him the tract of land on which I now live, as security till I should make him a title to half my settlement right which I hold him; and in consequence of that bargain, all persons desirous to perpetuate testimony, and do such other things as may be necessary to establish said entry, agreeably to law.

April 9th 1800.

Alexr. M'Connell.

CAUTION.

ALL heretofore are hereby forewarned from taking an assignment of a couple of notes given by me to Henry Hendricks, for the payment of five pounds nineteen shillings and sixpence each, payable the ninth day of January 1801. The above mentioned notes were given in consequence of a purchase of land. Whereas as he has left the parts unknown to me, and I am determined not to pay until I obtain a title to said land agreeable to contract.

3*W. Absalom Wilson.

April 14th 1800.

LANDS TO SELL.

At a Reasonable Price, viz.

1863 2 3 acres, in Montgomery county, bounded on the north by Red river, on the north by Beaver creek, and a branch of State, the tract includes the whole Indian creek and its branches which afford many seats for mills, it is well timbered and watered with a great number of ever flowing Springs includes Indian creek, its fall is very fertile fit for cultivation; the broken, it is intermixed with fine bottom, with all the trouble and a small expense valuable profits out of cultivation may be got in some part of the tract. The title is in dispute.

116 1/2 1 3 acres, on the north side of the North fork of Kentucky river about 8 miles above the mouth, running up the river with the meanders thereof of 100 poles when reduced to a straight line, the soil is very fertile and rich. The title indisputable.

235 1/2 4 acres, on the waters of the North fork of Rock-Castle river, Madison county.

300 acres in Garrard county on White Oak run opposite the mouth of Hickman creek, the road to Danville crosses the tract N. E. S. W. about 2 3/4 of a mile, it is of a very early entry.

418 acres military land on the bank of Cumberland river joining the town of Clarksville well watered and timbered.

45 town lots and out lots in the said town of Clarksville.

6000 acres, of land in several small grants referred by the state of Virginia, and confirmed by two acts of Congress, lying on the bank of the river Kanawha, near the town of the same name, territory N. W. of the Ohio.

420 acres military land in the Illinois grant N. W. of the Ohio, 918 poles from the river and opposite 18 miles inland which lie about 25 miles above Louisville, the tract is not far from a flourishing fertile in the tract.

N. B. Negroes, Produce, Merchandise, Lots & Tracts in Lexington, Paris, & Nashville will be taken in part; a good plantation between Lexington and Mount Sterling will command a profitable bargain for the purchaser of a considerable quantity of said lands. For further information apply to

P. D. Robert,

High Street Lexington.

STATE OF KENTUCKY.

Washington District, 1st.

February term 1800.

David Davis, complainant,

against

John W. Hunt, David Dawson, Jun, Joseph Allen, John M. Price, & Bert Morgan, defendants.

In Chancery.

IT appearing to the satisfaction of the court, that the defendant Bert Morgan is not an inhabitant of this Commonwealth, on the motion of the complainant by his attorney, it is ordered that he appear here on the third day of our next July term, and answer the complainant's bill, and that a copy of this order be inserted in the Kentucky Gazette for two months successively and posted at the door of the court house in Madison county, and that another be published time Sunday immediately after divine service at the door of the Baptist meeting house in Washington.

A Copy. Telle.

Francis Taylor, C. W. D. C.

FRESH GOODS.

THE SUBSCRIBER,

HAS just received from Philadelphia, and is now opening for sale, in the brick house, lately occupied by Mr. A. Hare, a handsome, and very general assortment of

MERCHANDIZE.

Among which are the following articles:

Superfine cloths,	Cloth and furniture do.
Fine and coarse do.	Writing papers,
Kerseys,	Slates,
Flannels and Coatings,	Quilted wafers,
Blankets,	Girths, spurs and bridle bits,
Velvets, Thickets, Corduroys and Fustians,	ing Wess,
Hair Plush shaks,	Plated and tinned wire,
Brown and white Irish Linens,	Do. do. Brille Brills and Furniture,
Calicoes and coarse muslins,	A general assortment of Cutlery,
Fine Jaconet do.	Desk and bureau furniture,
Plain, striped and tanned do.	Carpenter's Adze,
Book and Jaconet handkerchiefs,	scow Angers,
Fashionable Ribbons,	Hand, pannel, dove all, fash, lock and key hole saws,
Family & school Bibles,	Pitt, milland croquet do, Croxley fleck,
Tenants and spelling books,	Sheet Iron and flat Irons,
Diogenes,	Girths, spurs and bridle bits,
Morris's Universal Geography—2 vols.	Teas, Coffee and Chocolate,
Do. American do. 1 vol.	Loaf, white, Havana and Malacca sugar,
Do. do. and Universal abridged,	Pepper and spices,
Staunton's embassy,	American do,
Scott's Gazetteer,	Brimstone, Copperas and Logwood,
Scott's Letters,	Cotton, Wool and Hatting,
Caplin's and Mills's Farriery,	Alto, a few excellent double and single truggers,
Copper Tea Kettles,	J Rifle Guns.
London Pewter,	
Weavers', sweeping and scrubbing brushes,	

All which will be sold at reduced prices for ready money only.

N. BURROWS.

N. B. N. Burrows requests those indebted to come forward and make payment, or close their accounts, by giving their notes. No farther notice will be given.

Robert Johnson.

TAKEN up by the subscriber, living on the head of Indian creek, Clarke county, one bay filly, two years old past, about 13 hands high, docted, but not branded, appraised to 81.

November 28th, 1799.

N. B. The cause this day was not Gazetted sooner, it ran away from me, and I never got it untill lately.

	Name of county, parish, township, town or city where the family resides.
	Name of head of family.
	Free white males under ten years of age.
	Free white males of ten and under sixteen.
	Free white males of sixteen and under twenty-six, including heads of families.
	Free white males of twenty-six and under forty-five, including heads of families.
	Free white males of forty-five and upwards, including heads of families.
	Free white females under ten years of age.
	Free white females of ten years and under sixteen.
	Free white females of sixteen and under twenty-six, including heads of families.
	Free white females of twenty-six and under forty-five, including heads of families.
	Free white females of forty-five and upwards, including heads of families.
	All other free persons, except Indians not taxed.
	Slaves.

SCHEDULE of the whole number of persons within the division allotted to A. B.

such proof to the marshal or secretary, as aforesaid, he shall forfeit the compensation by this act allowed him.

Secretary of
State to give
instructions
for carrying
this act into
effect, &c.

Sec. 8. *And be it further enacted*, That the Secretary of State shall be and hereby is authorized and required to transmit to the marshals of the several states and to the secretaries aforesaid, regulations and instructions pursuant to this act, for carrying the same into effect, and also the forms contained therein of schedule to be returned, and proper interrogatories to be administered by the several persons who shall be employed therein.

THEODORE SEDGWICK,

Speaker of the House of Representatives.

TH: JEFFERSON,

*Vice-President of the United States and
President of the Senate.*

APPROVED—February 28th, 1800.

JOHN ADAMS,

President of the United States.

CHAPTER XIII.

An ACT in addition to an act intituled "An act regulating the grants of land appropriated for military services, and for the Society of the United Brethren for propagating the Gospel among the Heathen."

Sec. 1. **B**E it enacted by the Senate and House of Representatives of the United States of America, in Congress

Points of in-
tersection of
the lines ac-
tually run
are to be
considered
as the cor-
ners of
townships,

assembled, That the respective points of intersection of the lines actually run, as the boundaries of the several townships surveyed by virtue of the act intituled "an act regulating the grants of land, appropriated for military services and for the society of the United Brethren for propagating the gospel among the Heathen," accordingly as the said lines have been marked and ascertained at the time when the same were run, notwithstanding the same are not in conformity to the act aforesaid, or shall not appear to correspond with the plat of the survey which has been returned by the Surveyor General, shall be considered, & they are hereby declared to be the corners of the said townships;—That in regard to every such township as by the plat and survey returned by the Surveyor General is stated to contain four thousand acres in each quarter thereof, the points on each of the boundary lines of such township, which are at an equal distance from those two corners of the same township, which stand on the same boundary line, shall be considered and they are hereby declared to be corners of the respective quarters of such township; that the other boundary lines of the said quarter townships shall be straight lines run from each of the last mentioned corners of quarter townships to the corner of quarter townships on the opposite boundary line of the same township; and that in regard to every such township as by the the said return is stated to contain in any of the quarters thereof

Boundaries
of quarter
townships,
where they
are stated to
contain
4000 acres.

Boundaries
of quarter

more or less than the quantity of four thousand acres, the corners marked in the boundary lines of such township to designate the quarters thereof, shall be considered and they are hereby declared to be the corners of the quarter townships thereof, although the same may be found at unequal distances from the respective corners of such townships: And such townships shall be divided by running lines through the same from the corners of the quarter townships actually marked, whether the interior lines thus extended shall be parallel to the exterior lines of the said township or not; and that each of the said quarter townships thus bounded, shall in every proceeding to be had under the abovementioned or this act, be considered as containing the exact quantity expressed in the plat and survey thereof returned by the Surveyor General.

townships, where they are stated to contain more or less than 4000 acres.

Sec. 2. *And be it further enacted*, That it shall be lawful for the proprietors or holders of warrants for military services, which have been, or shall be registered at the Treasury in pursuance of the act entitled "an act regulating the grants of land appropriated for military services, and for the society of the United Brethren, for propagating the gospel among the Heathen," during the time, in the manner, and according to the rights of priority, which may be acquired in pursuance of said act, to locate the quantities of land mentioned in the warrants by them respectively registered, as aforesaid, on any quarter township, or fractional part of a quarter township in the general tract mentioned and described in said act: *Provided always*, that the fractional quarter townships upon the river Sciota, and those upon the river Muskingum adjoining the grant made to Ebenezer Zane, or the towns Salem, Gnadenhutten or Shoenbrun, or the Indian boundary line, shall in every case be accepted and taken in full satisfaction for four thousand acres.

Locations may be made on the general tract.

Certain fractional quarter townships to be taken for 4000 acres.

Sec. 3. *And be it further enacted*, That whenever locations shall be made on any quarter township, which, according to the actual survey and plat thereof, returned by the Surveyor General, is stated to contain less than the quantity of four thousand acres, except in the case of fractions provided for in the preceding section, it shall be lawful for the Secretary of the Treasury to issue, or cause to be issued, certificates, expressing the number of acres remaining unsatisfied of any registry of warrants for the quantity of four thousand acres made in pursuance of the act before recited, which certificate shall have the same validity and effect, and be liable to be barred in like manner as warrants granted for military services, but no certificate shall be granted, nor any claim allowed for less than fifty acres, nor for the navigable water contained within the limits of any quarter township or fractional quarter township.

When locations are made on quarter townships stated to contain less than 4000 acres, the Secy of Treasury shall cause certificates to be issued for the deficiency.

Sec. 4. *And be it further enacted*, That whenever a location shall be made on any quarter township, which, according to the actual survey and plat thereof, returned by the Surveyor General, is stated to exceed the quantity of four thousand acres, no patent shall be issued in pursuance thereof, until the person ma-

What is to be done when they are made on quarter townships

Sec. 8. *And be it further enacted*, That in all cases after the sixteenth of March next, where more than one application is made for the same tract, at the same time, under this act or under the act to which this is in addition, the Secretary of the Treasury shall determine the priority of location by lot.

Where locations are made on the same tract, priority to be determined by lot.

Sec. 9. *And be it further enacted*, That it shall be the duty of the Secretary of the Treasury to advertise the tracts which may be reserved for location, in lots of one hundred acres, in one newspaper in each of the states, and in the territory aforesaid, for and during the term of three months,

Public notice to be given of the reservations.

Sec. 10. *And be it further enacted*, That the actual plat and survey, returned by the Surveyor General of quarter townships and fractional parts of quarter townships, contained in the tract mentioned and described in the act to which this is a supplement, shall be considered as final and conclusive, so far as relates to the quantity of land, supposed to be contained in the quarter townships, and fractions, so that no claim shall hereafter be set up against the United States, by any proprietor, or holder of warrants for military services, on account of any deficiency in the quantity of land contained in the quarter township or fractional part of a quarter township, which shall have been located by such proprietor or holder, nor shall any claim be hereafter set up by the United States, against such proprietor or holder, on account of any excess in the quantity of land contained therein.

The plat returned by the Surveyor General, to be conclusive as to quantity.

TH: JEFFERSON,

*Vice-President of the United States, and
President of the Senate.*

THEODORE SEDGWICK,

Speaker of the House of Representatives.

APPROVED—March 1, 1800.

JOHN ADAMS,

President of the United States.

CHAPTER XIV.

An ACT providing for salvage in cases of recapture.

Sec. 1. **B**E it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when any vessel other than a vessel of war or privateer, or when any goods which shall hereafter be taken as prize by any vessel, acting under authority from the government of the United States, shall appear to have before belonged to any person or persons, resident within or under the protection of the United States, and to have been taken by an enemy of the United States, or under authority, or pretence of authority, from any prince, government or state, against which the United States have authorized, or shall authorize defence or reprisals, such vessel or goods not having been condemned as prize

Salvage on recaptured property claimed by residents of the United

by competent authority before the re-capture thereof, the same shall be restored to the former owner or owners thereof, he or they paying for and in lieu of salvage, if re-taken by a public vessel of the United States, one eighth part, and if re-taken by a private vessel of the United States, one sixth part of the true value of the vessel or goods so to be restored, allowing and excepting all imposts and public duties to which the same may be liable. And if the vessel so retaken shall appear to have been set forth and armed as a vessel of war, before such capture or afterwards, and before the re-taking thereof as aforesaid, the former owner or owners, on the restoration thereof, shall be adjudged to pay for and in lieu of salvage, one moiety of the true value of such vessel of war, or privateer.

Compensation for recaptured property claimed by the United States.

Sec. 2. *And be it further enacted,* That when any vessel or goods, which shall hereafter be taken as prize, by any vessel acting under authority from the government of the United States, shall appear to have before belonged to the United States, and to have been taken by an enemy of the United States, or under authority, or pretence of authority, from any prince, government or state, against which the United States have authorized, or shall authorize defence or reprisals, such public vessel not having been condemned as prize by competent authority before the re-capture thereof, the same shall be restored to the United States. And for and in lieu of salvage, there shall be paid from the Treasury of the United States, pursuant to the final decree which shall be made in such case by any court of the United States, having competent jurisdiction thereof, to the parties who shall be thereby entitled to receive the same, for the re-capture as aforesaid, of an unarmed vessel, or any goods therein, one sixth part of the true value thereof, when made by a private vessel of the United States, and one twelfth part of such value when the re-capture shall be made by a public armed vessel of the United States; and for the re-capture as aforesaid of a public armed vessel, or any goods therein, one moiety of the true value thereof, when made by a private vessel of the United States, & one fourth part of such value, when such re-capture shall be made by a public armed vessel of the United States.

Salvage on recaptured property claimed by alien friends.

Sec. 3. *And be it further enacted,* That when any vessel or goods which shall be taken as prize, as aforesaid, shall appear to have before belonged to any person or persons permanently resident within the territory and under the protection of any foreign prince, government or state, in amity with the United States, and to have been taken by an enemy of the United States, or by authority or pretence of authority from any prince, government or state, against which the United States have authorized, or shall authorize, defence or reprisals, then such vessel or goods shall be adjudged to be restored to the former owner, or owners thereof, he or they paying for and in lieu of salvage, such proportion of the true value of the vessel or goods so to be restored, as by the law or usage of such prince, government or state, within whose territory such former owner or